

**Hearing Date: July 19, 2007**  
**Hearing Time: 10:00 a.m. (Prevailing Eastern Time)**

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UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11  
:  
DELPHI CORPORATION, et al. : Case No. 05-44481 (RDD)  
:  
Debtors. : (Jointly Administered)  
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**PROPOSED TWENTIETH OMNIBUS HEARING AGENDA**

Location Of Hearing: United States Bankruptcy Court for the Southern District of New York,  
Alexander Hamilton Custom House, Room 610, 6<sup>th</sup> Floor, One  
Bowling Green, New York, New York 10004-1408

The matters set for hearing are divided into the following categories for the purposes of this Proposed Agenda:

- A. Introduction
- B. Continued Or Adjourned Matters (3 Matters)
- C. Uncontested, Agreed, Or Settled Matters (4 Matters)
- D. Contested Matters (3 Matters)

**B. Continued Or Adjourned Matters\***

1. **"KECP Annual Incentive Program"** – Motion For Order Under 11 U.S.C. §§ 105 And 363 Authorizing The Debtors To Implement A Key Employee Compensation Program (Docket No. 213)

*Response Filed:* *None.*

*Reply Filed:* *None.*

*Related Filings:* *Supplement To KECP Motion (Docket No. 213)  
Seeking Authority To: (A) Fix Second Half 2006 AIP Targets And Continue AIP Program And (B) Further Adjourn KECP Emergence Incentive Program Hearing (Docket No. 4419)*

*Order Under 11 U.S.C. §§ 105 And 363 Authorizing The Debtors To: (A) Fix Second Half 2006 AIP Targets And Continue AIP Program And (B) Further Adjourn KECP Emergence Incentive Program Hearing (Docket No. 4660)*

*Second Supplement To KECP Motion (Docket No. 213) Seeking Authority To Continue AIP For First Half Of 2007 (Docket No. 7200)*

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\* Motions found at the following docket numbers that appeared on previous Proposed Hearing Agendas have been voluntarily withdrawn from the agenda and would need to be re-noticed under the Case Management Order to be reinstated on an agenda: Docket Nos. 213, 4778, 4912, 5153, 6723, and 6690 (KECP Emergence Incentive Program, Mercedes-Benz U.S. International, Inc.'s Motion to File Claims, Methode Electronics, Inc.'s Setoff Motion, Computer Patent Annuities Limited's Motion To Assume Or Reject Executory Contract, Motion Of Sumida America Inc. To Allow Setoff/Recoupment And For Relief From Automatic Stay, and ATEL Leasing Corporation's Motion To Allow Administrative Claim respectively). In addition, the following adversary proceedings have also been withdrawn from the agenda and would be subject to re-noticing to be reinstated on a hearing agenda: NYCH LLC d/b/a RCS Computer Experience Adv. Pro. No. 06-01902, Docket No. 1 (Complaint To Recover Property Of The Estate), L&W Engineering Adv. Pro. No. 06-01136, Docket No. 22 (Motion For Summary Judgment), and Aksys Ltd. Adv. Pro. No. 06-01677, Docket No. 2 (Summons And Notice).

*Second Supplemental Order Under 11 U.S.C. §§ 105 And 363 Authorizing The Debtors To Continue AIP For First Half 2007 (Docket No. 7474)*

*Status:*

*By agreement of the Debtors and the Official Committee of Unsecured Creditors this matter is being adjourned to the September 27, 2007 omnibus hearing. The Debtors anticipate filing the Third Supplement to KECP Motion in accordance with the Amended Eighth Supplemental Case Management Order.*

2. **"Creditors' Committee GM Claims And Defenses Motion"** – Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4718)

*Responses Filed:*

*Debtors' Preliminary Objection To Motion For Order Authorizing Official Committee Of Unsecured Creditors To Prosecute Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of Debtors (Docket No. 4859)*

*Objection Of The Official Committee Of Equity Security Holders Of The Motion For Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5070)*

*Reply Filed:*

*None.*

*Related Filings:*

*Ex Parte Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing It To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4689)*

*Affidavit In Support Of Ex Parte Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To File Under Seal Exhibits To The Committee's Motion For An Order Authorizing*

*It To Prosecute The Debtors' Claims And Defenses  
Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4690)*

*Order Authorizing The Official Committee Of  
Unsecured Creditors To File Under Seal Exhibits To  
The Committee's Motion For An Order Authorizing  
It To Prosecute The Debtors' Claims And Defenses  
Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4691)*

*Exhibits A & B To Motion For An Order Authorizing  
The Official Committee Of Unsecured Creditors To  
Prosecute The Debtors' Claims And Defenses  
Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4738)*

*Stipulation And Agreed Order Amending Order  
Authorizing The Official Committee Of Unsecured  
Creditors To File Under Seal Exhibits To The  
Committee's Motion For An Order Authorizing It To  
Prosecute The Debtors' Claims And Defenses  
Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4831)*

*So Ordered Stipulation And Agreed Order Amending  
Order Authorizing The Official Committee Of  
Unsecured Creditors To File Under Seal Exhibits To  
The Committee's Motion For An Order Authorizing  
It To Prosecute The Debtors' Claims And Defenses  
Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4837)*

*Proposed Second Stipulation And Agreed Order  
Amending Order Authorizing The Official  
Committee Of Unsecured Creditors To File Under  
Seal Exhibits To The Committee's Motion For An  
Order Authorizing It To Prosecute The Debtor's  
Claims And Defenses Against General Motors  
Corporation And Certain Former Officers Of The  
Debtors (Docket No. 4902)*

*Second Stipulation And Agreed Order Amending  
Order Authorizing The Official Committee Of  
Unsecured Creditors To File Under Seal Exhibits To  
The Committee's Motion For An Order Authorizing  
It To Prosecute The Debtors' Claims And Defenses*

*Against General Motors Corporation And Certain  
Former Officers Of The Debtors (Docket No. 4928)*

*Status: By agreement of the parties this matter is being adjourned to the August 16, 2007 omnibus hearing.*

3. **"Ex Parte Motion To File Supplemental Objection Under Seal"** – Ex Parte Motion For Order Authorizing The Official Committee Of Equity Security Holders To File Under Seal A Supplemental Objection In Further Support Of The Equity Committee's Objection To The Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5229)

*Response Filed: Comment Of The Official Committee Of Unsecured Creditors To Ex Parte Motion For Order Authorizing The Official Committee Of Equity Security Holders To File Under Seal A Supplemental Objection To Motion For Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5230)*

*Reply Filed: None.*

*Related Filings: Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 4718)*

*Objection Of The Official Committee Of Equity Security Holders To The Motion For An Order Authorizing The Official Committee Of Unsecured Creditors To Prosecute The Debtors' Claims And Defenses Against General Motors Corporation And Certain Former Officers Of The Debtors (Docket No. 5070)*

*Status: This matter is being adjourned to the August 16, 2007 omnibus hearing.*

**C. Uncontested, Agreed, Or Settled Matters**

4. **"Mexico Brake Plant Asset Sale Motion"** – Expedited Motion For Orders Under 11 U.S.C. §§ 363 And 365 And Fed. R. Bankr. P. 2002, 6004, 6006, And 9014 (A) (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing Date And (B) Authorizing And Approving (I) Sale Of Delphi Automotive Systems LLC's Mexico Brake Plant Assets Free And Clear Of Liens, Claims, And Encumbrances, (II) Assumption And Assignment Of Certain Executory Contracts And Unexpired Leases, And (III) Assumption Of Certain Liabilities (Docket No. 8249)

*Response Filed:* *None.*

*Reply Filed:* *None.*

*Related Filings:* *Order Under 11 U.S.C. § 363 And Fed. R. Bankr. P. 2002 And 9014 (I) Approving Bidding Procedures, (II) Granting Certain Bid Protections, (III) Approving Form And Manner Of Sale Notices, And (IV) Setting Sale Hearing In Connection With Sale Of Mexico Brake Plant Assets (Docket No. 8440)*

*Notice Of Assumption And/Or Assignment Of Executory Contract Or Unexpired Lease To Purchasers In Connection With Sale Of Delphi Automotive Systems LLC's Mexico Brake Plant Assets (Docket No. 8485)*

*Notice Of Cure Amount With Respect To Executory Contract Or Unexpired Lease To Be Assumed And Assigned In Connection With Sale Of Mexico Brake Plant Assets (Docket No. 8486)*

*Status:* *The hearing with respect to this matter will be proceeding.*

5. **"Wachovia Bank, N.A And Lextron Corporation Settlement"** – Debtors' Motion For An Order Pursuant To Bankruptcy Rule 9019 Approving Settlement Agreement With Wachovia Bank, N.A., And Lextron Corporation (Docket No. 8434)

*Response Filed:* *None.*

*Reply Filed:* *None.*

*Related Filings:* *None.*

*Status:* *The hearing with respect to this matter will be proceeding.*

6. **"UAW 1113/1114 Settlement Motion"**– Motion For Order Under 11 U.S.C. §§ 363, 1113 And 1114 And Fed. R. Bankr. P. 6004 And 9019 Approving Memorandum Of Understanding Among UAW, Delphi, And General Motors Corporation Including Modification Of UAW Collective Bargaining Agreements And Retiree Welfare Benefits For Certain UAW-Represented Retirees (Docket No. 8445)

*Response Filed:* *None.*

*Reply Filed:* *None.*

*Related Filings:* *Letter From Kelly Hurley (Docket No. 8613)*

*Status:* *The hearing with respect to this matter will be proceeding.*

7. **"DASE Funding Motion"**– Expedited Motion For Order Under 11 U.S.C. §§ 363, 1107, And 1108 Authorizing Delphi Automotive Systems (Holding), Inc. To Provide Funds To Delphi Automotive Systems Espana S.L. (Docket No. 8501)

*Response Filed:* *None.*

*Reply Filed:* *None.*

*Related Filings:* *Errata Page For Expedited Motion For Order Under 11 U.S.C. §§ 363, 1107, And 1108 Authorizing Delphi Automotive Systems (Holding), Inc. To Provide Funds To Delphi Automotive Systems Espana S.L. (Docket No. 8630)*

*Status:* *The hearing with respect to this matter will be proceeding.*

#### **D. Contested Matters**

8. **"Furukawa Electric Relief From Automatic Stay"**– Motion Of Furukawa Electric North America APD And Furukawa Electric Co., Ltd. For (A) Abstention Pursuant To 28 U.S.C § 1334(c); (B) Relief From Automatic Stay Pursuant To 11 U.S.C. § 362(d); And (C) An Order

**Limiting The Scope Of The Third Omnibus Claim Objection Hearing  
(Docket No. 7410)**

*Response Filed:* *Debtors' Objection To Motion By Furukawa Electric North America APD And Furukawa Electric Co., Ltd., For (A) Abstention Pursuant To 28 U.S.C. § 1334(c); (B) Relief From Automatic Stay Pursuant To 11 U.S.C. 362(d); And (C) An Order Limiting The Scope Of The Third Omnibus Claim Objection Hearing (Docket No. 7678)*

*Reply Filed:* *Furukawa's Reply To Debtors' Objection To Motion By Furukawa Electric North America APD And Furukawa Electric Co., Ltd. For (A) Abstention Pursuant To 28 U.S.C. § 1334(C); (B) Relief From Automatic Stay Pursuant To 11 U.S.C. § 362(D); And (C) An Order Limiting The Scope Of The Third Omnibus Claim Objection Hearing (Docket No. 7966)*

*Surreply Filed:* *Debtors' Surreply To Motion By Furukawa Electric North America APD And Furukawa Electric Co., Ltd. For (A) Abstention Pursuant To 28 U.S.C. § 1334(C); (B) Relief From Automatic Stay Pursuant To 11 U.S.C. 362(D); And (C) An Order Limiting The Scope Of The Third Omnibus Claim Objection Hearing (Docket No. 8537)*

*Related Filings:* *None.*

*Status:* *The hearing with respect to this matter will be proceeding.*

9. **"Sixteenth Omnibus Claims Objection"**– Debtors' Sixteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims And (B) Protective Claims (Docket No. 8271)

*Responses Filed:* *1st Choice Heating And Cooling's Response In Opposition To Debtors' Sixteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To (A) Certain Duplicate Or Amended Claims And (B) Protective Claims (Docket No. 8536)*

*Response Of Motion Industries, Inc. To Debtors' Sixteenth Omnibus Objection (Procedural) Pursuant*

*To 11 U.S.C. §502(B) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, And (B) Protective Claims (the "Sixteenth Omnibus Claims Objection") (Docket No. 8543)*

*Response Of Timken U.S. Co. And The Timken Company To The Debtors' Sixteenth Omnibus Objection To Claims (Docket No. 8574)*

*Visteon Corporation's Response To Debtors' Sixteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims And (B) Protective Claims (Claim Nos. 1805 And 1854) (Docket No. 8594)*

*AIG Member Companies' Response To Debtors' Sixteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims And (B) Protective Claims (Re: Proof Of Claims Nos. 1374 Through 1378) (Docket No. 8595)*

*Reply Filed:* An omnibus reply will be filed.

*Related Filings:* None.

*Status:* The hearing will proceed with respect to claims for which no responses have been filed. The hearing will be adjourned with respect to all other responses to future claims hearing dates in accordance with this Court's Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089).

10. **"Seventeenth Omnibus Claims Objection"**– Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8270)

*Responses Filed: Response Of Hoover Precision Products, Inc. To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8388)*

*Response To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8460)*

*Response And Objection Of Fraenklische USA, LP To Debtors' Seventeenth Omnibus Claims Objection With Respect To Claim Number 16511 (Docket No. 8473)*

*Response Of Motorola, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8482)*

*Response Of Temic Automotive Of North America, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Docket No. 8483)*

*Joint Response To Motion Of Barnes Group Canada Corp., As Claimant, And Longacre Master Fund, Ltd., As Assignee (Docket No. 8493)*

*Response Of Datwyler Rubber & Plastics, Inc. To The Debtors' Seventeenth Omnibus Objection To Claims (Claim Number 10907) (Docket No. 8495)*

*Response And Objection Of ZF Boge Elastmetall LLC To Debtor's Seventeenth Omnibus Claims Objection (Docket No. 8507)*

*Response Of Contrarian Funds, LLC To Debtors' Seventeenth Omnibus Claims Objections (Docket No. 8508)*

*Eaton Corporation's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8509)*

*Holset Engineering Company's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8512)*

*Response Of ON Semiconductor Components Industries LLC To Debtors' 17th Omnibus Objection To Claims (Docket No. 8513)*

*Claimant's Response To Debtors' Objection To Proofs Of Claim Filed By RLI Insurance Company (Docket No. 8523)*

*Miami-Dade County Tax Collector's Response To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8527)*

*Response On Behalf Of Knox County To Debtors' Seventeenth Omnibus Objection (Docket No. 8528)*

*Response Of City Of McAllen And South Texas College To Debtor's Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. §502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtor's Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8530)*

*Response Of Liquidity Solutions, Inc., As Assignee, To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject*

*To Modification, And Modified Claims Asserting  
Reclamation (Docket No. 8531)*

*Objection to Debtors' Seventeenth Omnibus  
Objection (Substantive) Pursuant to 11 U.S.C. §  
502(b) and Fed. R. Bankr. P. 3007 to Certain Claims  
Subject to Modification, Tax Claims Subject to  
Modification and Modified Claims Asserting  
Reclamation (Docket No. 8535)*

*Response To Debtors' Seventeenth Omnibus  
Objection (Substantive) Pursuant To 11 U.S.C.  
§502(b) And Fed. R. Bank. P. 3007 To Certain (A)  
Insufficiently Documented Claims, (B) Claims Not  
Reflected On Debtors' Books And Records, (C)  
Insurance Claims Not Reflected On Debtors' Books  
And Records, (D) Untimely Claims And Untimely  
Tax Claims, And (E) Claims Subject To Modification,  
Tax Claims Subject To Modification, And Modified  
Claims Asserting Reclamation (Docket No. 8538)*

*Response of Contech LLC to Debtors' Seventeenth  
Omnibus Claims Objection (Docket No. 8542)*

*Response Of Motion Industries, Inc. To Debtors'  
Seventeenth Omnibus Objection (Substantive)  
Pursuant To 11 U.S.C. § 502(B) And Fed. R. Bankr.  
P. 3007 To Certain (A) Insufficiently Documented  
Claims, (B) Claims Not Reflected On Debtors' Books  
And Records, (C) Insurance Claim Not Reflected On  
Debtors' Books And Records, (D) Untimely Claims  
And Untimely Tax Claims, And (E) Claims Subject  
To Modification, Tax Claims Subject To  
Modification, And Modified Claims Asserting  
Reclamation (the "Seventeenth Omnibus Claims  
Objection") (Docket No. 8545)*

*Response Of Vanguard Distributors, Inc. To  
Debtors' Seventeenth Omnibus Objection To Proofs  
Of Claim (Docket No. 8547)*

*Response Of Rothrist Tube Inc. To The Debtors'  
Seventeenth Omnibus Objection To Claims (Claim  
Number 2680) (Docket No. 8552)*

*Response of NEC Electronics America, Inc. to  
Debtors' Objection To Claim No. 16368 (Docket No.  
8553)*

*Response Of Cleo Inc. To Debtors' Seventeenth  
Omnibus Objection To Claims (Docket No. 8554)*

*Response Of Siemens PLC (A&D Division) To  
Debtors' Seventeenth Omnibus Objection  
(Substantive) Pursuant To 11 U.S.C. Section 502(B)  
And Fed. R. Bankr. P. 3007 To Certain (A)  
Insufficiently Documented Claims, (B) Claims Not  
Reflected On Debtors' Books And Records, (C)  
Insurance Claim Not Reflected On Debtors' Books  
And Records, (D) Untimely Claims And Untimely  
Tax Claims, And (E) Claims Subject To Modification,  
Tax Claims Subject To Modification, And Modified  
Claims Asserting Reclamation (Docket No. 8566)*

*Response Of E.I. Du Pont De Nemours And  
Company To Debtors' Seventeenth Omnibus  
Objection To Claims (Docket No. 8569)*

*Collins & Aikman Corporation, et al.'s Response To  
Debtors' Seventeenth Omnibus Objection (Docket  
No. 8572)*

*United States Of America's Response To Debtors'  
Objection To The Claim Of The Internal Revenue  
Service (Docket No. 8573)*

*Response And Opposition Of Conestoga-Rovers &  
Associates, Inc. To Debtors' Objection To Claim,  
Made Within Debtors' Seventeenth Omnibus Claims  
Objection (Docket No. 8576)*

*Response Of Contitech Elastomer Coatings To  
Debtors' Seventeenth Omnibus Objection To Claim  
No. 9079 (Docket No. 8577)*

*Response Of Benecke-Kaliko AG To Debtors'  
Seventeenth Omnibus Objection To Claim No. 9080  
(Docket No. 8578)*

*Response Of Harco Brake Systems, Inc. To  
Seventeenth Omnibus Claim Objection (Docket No.  
8580)*

*L&W Engineering Co.'s Response To Debtors' Seventeenth Omnibus Objection (Docket No. 8581)*

*Joint Response Of United Plastics Group, As Claimant, And Longacre Master Fund, LTD., As Assignee, To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(d) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (Docket No. 8585)*

*Response Of A. Schulman, Inc. In Opposition To Debtors' Seventeenth Omnibus Claims Objection (Docket No. 8586)*

*Ohio Department Of Taxation's Response To Debtors' Seventeenth Objection To Claims (Docket No. 8587)*

*Response Of Viasystems To Debtors' Objection To Claim No. 12383 (Docket No. 8591)*

*Response And Objection Of SPCP Group, L.L.C. To Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Related On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification And Modified Claims Asserting Reclamation (Docket No. 8599)*

*Reply Filed:* An omnibus reply will be filed.

*Related Filings:* None.

*Status:* The hearing will proceed with respect to claims for which no responses have been filed. The hearing will be adjourned to the August 16, 2007 omnibus hearing with respect to those claims set forth on Exhibit E-2 to the Seventeenth Omnibus Claims

*Objection and the response deadline with respect to such claims will be extended to August 9, 2007. The hearing will be adjourned with respect to all other responses to future claims hearing dates in accordance with this Court's Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089).*

Dated: New York, New York  
July 18, 2007

SKADDEN, ARPS, SLATE, MEAGHER  
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